

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

\_\_\_\_\_  
L & LEUNG LEATHERWARE LIMITED, : X

Plaintiff/Counterclaim  
Defendant, : :

-against- : :

COLLECTION XIIX LTD. and LISA NUNZIATA, : :

Defendants/Counterclaimants. : X

\_\_\_\_\_  
LISA NUNZIATA, : :

Third-Party Plaintiff, : :

-against- : :

ANDREW LEUNG, : :

Third-Party Defendant. : X

\_\_\_\_\_  
COLLECTION XIIX LTD., : :

Counterclaim Plaintiff, : :

-against- : :

ANDREW LEUNG, : :

Counterclaim Defendant. : X

17 Civ. 7374 (DAB)(GWG)

STIPULATION EXTENDING  
TIME TO ANSWER, MOVE OR  
OTHERWISE RESPOND TO  
COUNTERCLAIMS AND  
THIRD-PARTY COMPLAINT

WHEREAS, plaintiff L & Leung Leatherware Limited ("L & Leung" or "Plaintiff") filed a complaint in this action dated September 27, 2017 (ECF Doc. No. 1) (the "Complaint"); and

WHEREAS, defendant Lisa Nunziata ("Nunziata") filed an answer to the Complaint, counterclaims against L & Leung, and a third-party complaint against Andrew Leung dated December 14, 2017 (ECF Doc. No. 16); and

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WHEREAS, defendant Collection XII Ltd. ("Collection 18") filed an answer to the Complaint and counterclaims against L & Leung and Andrew Leung dated December 15, 2017 (ECF Doc. No. 14); and

WHEREAS, third-party defendant/counterclaim defendant Andrew Leung lives in Hong Kong and has not been served with process in this matter; and

WHEREAS, counsel for L & Leung will represent Andrew Leung in this matter;

IT IS HEREBY STIPULATED AND AGREED by the undersigned counsel as follows:

1. Counsel for L & Leung and Andrew Leung agrees to accept service of Nunziata's third-party complaint and Collection 18's counterclaims on behalf of Andrew Leung. In doing so, Andrew Leung expressly preserves and does not waive any arguments, objections, rights, or defenses he may have in this action, including defenses based on a lack of personal jurisdiction; and

2. The time for L & Leung and Andrew Leung to answer, move or otherwise respond to (a) Nunziata's counterclaims, (b) Nunziata's third-party complaint, and (c) Collection 18's counterclaims is hereby extended to February 16, 2018.

Dated: New York, New York  
December 20, 2017

SULLIVAN & WORCESTER LLP

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*Attorneys for Plaintiff/Counterclaim Defendant  
L&Leung Leatherware Limited and Third  
Party Defendant/Counterclaim Defendant  
Andrew Leung*

Dated: New York, New York  
December 20, 2017

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*Attorneys for Defendant/Counterclaimant/  
Third-Party Plaintiff Lisa Nunziata*

Dated: New York, New York  
December 20, 2017

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*Attorneys for Defendant/Counterclaimant  
Collection XIX Ltd.*

SO ORDERED

*Deborah A. Bates*  
12/18  
USDJ  
SDNY

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